

The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kansas This Indenture, Made this Nineteenth day of June , 1962 between Willfred Eudaly and Lucille Eudaly, husband and wife of Lawrence , in the County of Douglas and State of Kansas part ies of the first part, and The Lawrence National Bank, Lawrence, Kansas part. Y of the second part. Witnesseth, that the said part ies of the first part, in consideration of the sum of Twenty Thousand Four Hundred and No/100 - - - - - - - - - - - - - - - - DOLLARS this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described real estate situated and being in the County of _____ Douglas _____ and State of The North 80 feet of the following tract. Beginning at a point on the Center line of Learnard Avenue, 626.35 feet East and 875.5 feet South of the Center 1/4 Corner of Section 6, Township 13, Range 20, thence South 171.65 feet, thence West 260 feet, to a Iron pin, thence North 171.65 feet to an iron pin thence East 260 feet to the place of beginning. Lot 26, Lindley addition to the City of Lawrence, 'Douglas County, Kansas. See 2 with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part ies of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owners pranted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto It is agreed between the parties hereto that the part LCS of the first part shall at all times during the life of this inde

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In Partial Release of matgoop der Brock

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and assessments that may be levied or assessed against said real enter when the same becomes due and psyche, and that Lhcy MI31 keep the buildings upon said real estate insured against fire and torrado in such sum and by such insurance company as shall be specified are dreved by the part? So the second part to the start of Lhclr. The loss if any, made psychels not the part of the second part to the estart of Lhclr. The loss if any made psychels not the part of the second part to the estart of Lhclr. Interest. And in the event that said part LCE. In the first part shall fail to psy such taxes when the same become due and psychele or to taxe and perside or to taxe of parts the then the part . Y of the second part to the indebtedness, secured by this indexture, and shall beer interest at the rate of 10% from the date of psyme unit fully reput. THIS GRANT is intended as

and

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(No. 52K)

18.

MORTGAGE

Kansas, to-wit:

no exceptions

of the sum of

according to the terms of ODE certain written obligation for the payment of said sum of money, executed on the nineteenthday of June 19 62 and by its terms made payable to the part of the second part, with all interest accruing thereon according to the terms of said obligation and elso to vacure any sum or sums of money advanced by the

of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event

that said part and part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. It default be made in such payments or any part fibered or any obligation created thereby, or interest thereon, or if the taxes on said real state are not paid when the same become due and payable, or if the insurance is not kapt on a growthed herein, or if the buildings on said earlier are not paid when the same become due and payable, or if the insurance is not kapt on a growthed herein, or if the buildings on said earlier ere not paid not said on a growther and the obligations provided for in said verifies on the second part is all become due and payable at the continuent of the said part of the second part is an any solution of the said verifies of the second part in the obligations of the said part y is and the second part thered, in the manner provided by taw and to have a receiver appointed to collect the rent and benefits acruing thereforms and the all the improve-ments thereand in the manner provided by taw and to have a receiver appointed to collect the rent and benefits acruing thereforms and the improve-ments therean in the manner provided by taw and to have a receiver appointed to collect the rents and benefits acruing thereforms and the relish to premise hereby grant due at there the the manner precisived by law, and out of all money arising from such sale to relish to premise hereby grant thered, in the manner precisived by taw, and benefits acruing thereforms and the second part thered. The said there there and there and the overplus, if any there be, when the amount then unpaid of principal and interest, together with the costs and charges incident there on an due of all the there and the there there is the prevised by the same there and the overplus, if any there be, when the amount then unpaid of principal and interest, together with the costs and charges incident th

shall be paid by the part Y making such sale, on demand, to the first part i.e.s

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all briefline accuring therefrom, shall extend and invers to, and be abligatory upon the heirs, executors, edministrators, perional representatives, assigns and successors of the respective parties hereto.

beinding accurate and the respective paries hereto. In Witness Wheread, the part IES of the first part its 'VE percunto set the Ir hand's and seal test above written. and seal S. the day and year (SEAL) Wallfred Eudaly P (SEAL)

Lucille

Eudaly